Page 1 IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION C.M. COLLINS, N.J. LUNDY and R.C.L. MAYS, individually and on behalf) of all others similarly situated, Plaintiffs,) CIVIL ACTION NO. vs. 4:22-cv-1073CATASTROPHE RESPONSE UNIT,) INC. and CATASTROPHE RESPONSE UNIT USA, INC., Defendants. VIDEOTAPED ORAL DEPOSITION OF BASIL LEO RILEY, III OCTOBER 18, 2023

VIDEOTAPED ORAL DEPOSITION OF BASIL LEO RILEY, III, produced as a witness at the instance of the Defendants, and duly sworn, was taken in the above-styled and numbered cause on October 18th, 2023, from 9:35 a.m. to 4:55 p.m., before RENEA SEGGERN, CSR, in and for the State of Texas, reported by machine shorthand via Zoom Video Conference, pursuant to the Federal Rules of Civil Procedure and the provisions stated on the record or attached hereto.

```
Page 2
                    APPEARANCES
 1
 2
     FOR THE PLAINTIFFS:
         O'BRIEN LAW FIRM
 3
             Mr. Kerry O'Brien
             1011 Westlake Drive
 4
             Austin, Texas 78746
 5
             (512) 410-1960
             KO@obrienlawpc.com
 6
 7
     FOR THE DEFENDANTS:
         HALLETT & PERRIN, P.C.
8
             Mr. Monte K. Hurst
             1445 Ross Avenue
 9
             Suite 2400
10
             Dallas, Texas
                             75202
             (214) 953-0053
11
             Monte.Hurst@hallettperrin.com
12
13
     ALSO PRESENT:
         Mr. David Repinski
14
15
         Mr. Adam Dickens
16
         Ms. Erica Taylor, Videographer
17
18
19
20
21
22
23
24
25
```

Case 4:22-cv-01073-SDJ Document 59-1 Filed 02/27/24 Page 3 of 12 PageID #: 945 ORAL AND VIDEOTAPED DEPOSITION OF BASIL LEO RILEY, III

	Page 3
1	I N D E X
2	BASIL LEO RILEY, III PAGE
3	Examination by Mr. Hurst4
4	Examination by Mr. O'Brien245
5	Further Examination by Mr. Hurst245
6	Signature and Changes248
7	Reporter's Certification250
8	
9	EXHIBIT INDEX
10	NO. DESCRIPTION PAGE
11	Exhibit 2 First Amended Responses to
12	Defendant's Interrogatories159
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

```
Page 4
 1
                    PROCEEDINGS
 2
                 THE VIDEOGRAPHER: Good morning.
                                                    We
    are now on the record at 9:35 a.m. on October 18th,
 3
 4
     2023.
 5
             Would counsel please identify themselves,
    please state any agreements for the record and
6
7
    after which the court reporter will swear in the
8
    witness.
9
                 MR. O'BRIEN: Kerry O'Brien
    representing Mr. Riley.
10
11
                 MR. HURST: Monte Hurst and Kristen
    Brumbalow representing the defendants in this case.
12
13
             We are taking this deposition pursuant to
     the Rules, court order and agreement.
14
15
                 MR. O'BRIEN:
                               Agreed.
16
                     BASIL LEO RILEY III,
    having been first duly sworn, testified as follows:
17
18
                         EXAMINATION
19
    BY MR. HURST:
             Good morning, Mr. Riley. My name is Monte
20
         0
    Hurst and I'm with the law firm of Hallett & Perrin
21
22
     and I represent CRU, or Catastrophe Response Unit
23
     in this case; do you understand that?
24
             Yes, yes, I do.
         Α
25
             Before we go into your testimony I'd like
         O
```

```
Page 51
    with CRU working with TD, were you working anywhere
 1
     else or providing services anywhere else?
 2
             When I first started with TD or first
 3
     started with CRU with TD, I was working with
 4
 5
    Progressive. It was another auto assignment.
                                                      Ι
    was doing two autos.
6
 7
             How long were you working with the CRU and
8
    Progressive?
9
         Α
             Two months.
             And that was like July of '21 to August of
10
         Q
     '21?
11
12
             That sounds right. August or September,
         Α
     something like that. That sounds about right.
13
                    And when you were with CRU, you had
14
         0
             Okay.
15
     an independent contractor agreement, correct?
16
         Α
             Correct.
17
             You were --
         0
18
             We were 1099s.
         Α
19
             You were a desk adjuster, right?
         Q
20
         Α
             Correct.
21
             Were you working out of your home the
         Q
22
    whole time you were deployed by CRU?
23
         Α
             Correct.
             Were you working out of your home when you
24
    were deployed by Progressive?
25
```

Page 183 1 Α Right. 2 So you didn't work on either the Canadian 0 or the American holidays? 3 4 No, American holidays we did because the Α Canadians -- well, TD didn't honor, I guess, the 5 6 American holidays so we worked except for 7 Thanksgiving and Christmas they did and I think New Year's, but as far as Columbus Day and Martin 8 9 Luther King Day, and yeah, we worked from what I recall. 10 11 You testified earlier that you were told that you could not work another job while you were 12 13 deployed by CRU; is that right? 14 Α Yes. 15 Who told you that? 0 16 It was in a meeting, Randy Bray. Α 17 When did Randy say that? 0 18 Every Saturday morning we would have an Α 19 entire auto department meeting, and I believe the second week in he told us that in a meeting and he 20 pretty much reiterated it every meeting every 21 22 Saturday after that. 23 Was he the only one who said that? 24 As far as to my knowledge, that's what I 25 heard with my own ears.

Page 184 And so it was Randy Bray's comment or 1 0 2 instruction, whatever you say that he said, that caused you to resign from Littleton? 3 4 Α Correct. 5 Specifically he said to you and all the 0 6 other desk adjusters in Auto in your group, you 7 cannot work another job while you were deployed by 8 CRU? He worded it a little different. 9 Α What did he say? 10 Q It was more like, hey, if you're working 11 two deployments and I find out, you will be 12 13 That was one Saturday. And then another released. Saturday, he was like, if you're still working two 14 15 deployments you're good because I got rid of 16 everybody else that wasn't -- that was working two deployments and it was -- then I know three of my 17 18 friends got released and they were all working at 19 State Farm and CRU at the same time. They all got 20 released the same day. Every Saturday after the first two weeks he would have a conference every 21 22 Saturday, and all of Auto would hear what he says. 23 So you first heard him say two weeks when 24 you got there, you can't work two deployments at 25 the same time?

Page 185 You can't work -- he started -- it was two 1 Α 2 weeks after he started those meetings because he didn't do them in the beginning. He didn't have 3 4 the all conference all Auto meetings when I first 5 started with CRU. It was maybe six, seven weeks in 6 when he started to do that and that's when I said, 7 okay, I'm not taking a chance, I like CRU, it's a 8 nice company to work for and I'm out of here so, 9 but, yeah, he didn't start that when he first started Auto; he didn't do anything. I guess he 10 got -- I can't speculate. I don't know. Maybe he 11 heard that people were working double -- I don't 12 13 I can't speculate on that. Okay. So the first time you heard Randy 14 0 15 Bray say that if you're deployed by CRU and Auto, you can't be working another deployment was six to 16 17 seven weeks into the commencement of your 18 deployment; is that right? 19 With Auto, yes, correct. Α 20 With Auto which was your first deployment? Q 21 Α Correct. 22 And then you resigned from Littleton Q 23 within a week or two after he said that? 24 Α Correct. 25 And it sounds like you knew adjusters who 0

Case 4:22-cv-01073-SDJ Document 59-1 Filed 02/27/24 Page 9 of 12 PageID #: 951 ORAL AND VIDEOTAPED DEPOSITION OF BASIL LEO RILEY, III

		Page 248
1	CHANGES AND SIGNATURE	
2	WITNESS NAME: BASIL LEO RILEY, III	
3	DATE OF DEPOSITION: OCTOBER 18, 2023	
4	PAGE LINE CHANGE REASON	
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

	Page 249
1	I, BASIL LEO RILEY, III, have read the foregoing deposition and hereby affix my signature that same is true and correct, except as noted above.
2	
3	
4	
5	DACTI IEO DIIEV TII
6	BASIL LEO RILEY, III
7	THE STATE OF COUNTY OF
8	
9	Before me,, on this day
10	personally appeared BASIL LEO RILEY, III, known to me (or proved to me under oath or through) to be the person whose name is
11	subscribed to the foregoing instrument and acknowledged to me that they executed the same for
12	the purposes and consideration therein expressed.
13	
14	Given under my hand and seal of office this
15	day of, 2023.
16	
17	
18	NOTARY PUBLIC IN AND FOR THE STATE OF
19	
20	MY COMMISSION EXPIRES:
21	
22	
23	
24	
25	

```
Page 250
 1
             IN THE UNITED STATES DISTRICT COURT
              FOR THE EASTERN DISTRICT OF TEXAS
 2
                       SHERMAN DIVISION
 3
    C.M. COLLINS, N.J. LUNDY
     and R.C.L. MAYS,
 4
     individually and on behalf
     of all others similarly
 5
     situated,
6
          Plaintiffs,
7
    vs.
                                 ) CIVIL ACTION NO.
                                 4:22-cv-1073
8
    CATASTROPHE RESPONSE UNIT, )
     INC. and CATASTROPHE
9
    RESPONSE UNIT USA, INC.,
          Defendants.
10
11
12
              DEPOSITION OF BASIL LEO RILEY, III
13
                       OCTOBER 18, 2023
14
15
             I, RENEA SEGGERN, Certified Shorthand
16
    Reporter in and for the State of Texas, do hereby
17
     certify to the following:
             That the witness, BASIL LEO RILEY, III,
18
19
    was by me duly sworn and that the transcript of the
     oral deposition is a true record of the testimony
20
21
    given by the witness.
             I further certify that pursuant to Federal
22
23
    Rules of Civil Procedure, Rule 30(e)(1)(A) and (B)
    as well as Rule 30(e)(2), that review of the
24
     transcript and signature of the deponent:
25
```

	Page 251
1	$__X__$ was requested by the deponent and/or a
2	party before completion of the deposition.
3	was not requested by the deponent and/or
4	a party before the completion of the deposition.
5	I further certify that I am neither
6	attorney nor counsel for, nor related to or
7	employed by any of the parties to the action in
8	which this deposition is taken and further that I
9	am not a relative or employee of any attorney of
10	record in this cause, nor am I financially or
11	otherwise interested in the outcome of the action.
12	The amount of time used by each party at
13	the deposition is as follows:
14 15	Mr. Monte K. Hurst - 5 hours, 10 minutes Mr. Kerry O'Brien - 1 minute
16	Subscribed and sworn to on this 29th day
17	of October, 2023.
18	A Pauli
19	Renea (Seggern, CSR #7262
20	Certification Expires 04-30-2025
21	Bradford Court Reporting, L.L.C. Firm Registration #38
22	7015 Mumford Street Dallas, Texas 75252
23	Telephone (972) 931-2799 Facsimile (972) 931-1199
24	racsimite (9/2) 931-1199
25	
45	